CHAPTER 119.

LEGALIZING ACTS OF NOTARY PUBLIC IN LEE COUNTY.

AN ACT to Legalize the Official Acts of James Hagerman, Notary Public, Lee County, Iowa.

SECTION 1. Be it enacted by the General Assembly of the State of Iowa, That all the official acts of James Official acts Hagerman, a notary public in and for Lee county, Iowa, of J. Hagerdone and performed by him, and attested by a seal man, N. P., engraved with the words "Notary public," instead of legalized. "Notarial seal," as required by law, be and the same are hereby legalized and declared to be as valid and binding as if his said official seal had been in all respects in conformity to law.

Approved April 7, 1868.

CHAPTER 120.

CLAIMS OF FIRST IOWA CAVALRY.

AN ACT to Provide for the Adjustment of Claims of Members APRIL 7.

of the First Iowa Cavalry.

Section 1. Be it enacted by the General Assembly of the State of Iowa, That the Adjutant-General shall Adjt. General examine into the claims of any members of the First to examine Iowa Cavalry for services and horses prior to July 31, Iowa Cav. for 1861, where said members have not been paid by the services, &c.; State or the United States, and whenever the Adjutant-General has had sufficient and satisfactory proof of any such claim, he shall cause to be made out regular officers' pay-rolls for the officers, and regular company pay-rolls for the privates and non-commissioned officers; to make out and, the same being receipted by the soldier, or, in case pay-rolls; of his death, by his administrator or executor, or his lawful heir or heirs, or, should any of the heirs be minors, then by their guardian, the Adjutant-General and to issue shall issue his certificate therefor, directed to the State certificates Auditor, and said Auditor, upon receipt thereof prop- Auditor, on erly indorsed by the owner of the certificate, shall draw receipts, to his warrant upon the State Treasurer for the amount so issue certified by the Adjutant-General.

21

SEC. 2. In case any disbursing officer of the United U.S. Govern-States Government shall pay the amount due prior to ernment pro-July 31st, 1861, to officers and soldiers of the First Iowa viding for payment, no Cavalry, or in case payment shall be provided for the action to be same by an act of the Congress of the United States taken by A.G. previous to this act taking effect, then the Adjutant-General of this State shall take no action in relation to the payment of said officers and soldiers of said regiment as is provided for in this act.

Take effect SEC. 3. This act shall take effect and be in force from and after its publication according to law.

Approved April 7, 1868.

CHAPTER 121.

LEGALIZING ACTS OF A NOTARY PUBLIC IN CLAYTON COUNTY.

APRIL 7. AN ACT Providing for the Legalization of certain Official Acts of William Tiede, Notary Public of Clayton County.

Preamble.

WHEREAS, William Tiede has heretofore acted as

notary public for the county of Clayton; and

WHEREAS, The said William Tiede during his term of office made use of a seal by which an ink impression was made upon the paper, and on which the words "Notarial Seal" were not engraved, as required by law: therefore,

Section 1. Be it enacted by the General Assembly of the State of Iowa, That in all cases where the said Acts of Wm. William Tiede, during his term of office, officially Tiede, N. P., attached such defective seal to written instruments, with defect the same shall be deemed legal and sufficient in law, tive seal, leand the record of such instruments, or authenticated copies thereof, shall be received in evidence in all cases the same as if the law had been strictly complied with.

Approved April 7, 1868.